

PROBABLE CAUSE

Defendant: Terry George Trussell DOB: 10/26/1943 W/M
Date of Offense: 08/14/2014

Charge 1: 843.0855(3) Two (2) Counts (Criminal actions under color of law or through use of simulated legal process.)

Charge 2: 843.0855(4) Eight (8) Counts (Criminal actions under color of law or through use of simulated legal process.)

SUMMARY OF OFFENSES AND PROBABLE CAUSE AFFIDAVIT:

On August 14, 2014, the People's Grand Jury Under Common Law held session in Dixie County Florida. The purpose of that session was to decide whether to consent to criminal charges against Third Judicial State Attorney Jeffery A. Siegmeister, Superintendent of Schools for Dixie County, Mark Rains, the Dixie County School Board, Former Governor Charlie Crist, Governor Rick Scott, Florida Department of Education Secretary Pam Stewart, Bill and Melinda Gates and their Foundations, UNESCO, Pearson, and "other Corporations, Foundations, and entities too numerous to mention". During the session The People's Grand Jury deliberated and ultimately charged State Attorney Siegmeister with one count of Obstruction of Justice and one Count of Tampering with the Grand Jury. The People Grand Jury also charged the Dixie County School Board, Former Governor Charlie Crist, Governor Rick Scott, Secretary Stewart, Bill and Melinda Gates, UNESCO and Pearson with Bribery. One August 15, 2014, Terry Trussell, identified as the Foreman of the People's Grand Jury under Common Law in Dixie County, FL presented two "True Bills" to the Office of Dixie County Clerk of Court Dana D. Johnson. One True Bill stated:

"Therefore we the people through the People's Grand Jury do file with the Dixie County Court Clerk this True Bill of Presentment and order the Court Clerk of Dixie County, Florida, to deliver a copy to the County Sheriff for arrest of Jeffery A. Siegmeister." The True bill was signed by Terry Trussell, Foreman People's Grand Jury Under Common Law In Dixie County, Florida, and sworn to and subscribed by Clerk of Court Dana Johnson on August 15th 2014.

The True bill was assigned instrument 201415006246, Book: 469 Page 626, dated August 15, 2014 Time 4:30 PM by Dana D. Johnson.

The second True Bill stated:

"Therefore we recommend the arrest and criminal prosecution of the foregoing people, and their removal from Public office as relevant. They all are no longer worthy of the public trust of the people of Dixie County and of Florida. The Dixie County Court

A handwritten signature in black ink, appearing to be "J. A. Siegmeister", is located in the bottom right corner of the page.

is hereby directed to forward a copy of this True Bill of Presentment to the Dixie County Sheriff for the arrest of the foregoing people, within the limits of his jurisdiction, and for the court clerk to send the Special Prosecutor." This True Bill was also signed Terry Trussell, Foreman People's Grand Jury Under Common Law In Dixie County, Florida, and sworn to and subscribed by Clerk of Court Dana Johnson on August 15th 2014.

The True bill was assigned instrument 201415006245, Book: 469 Page 624, dated August 15, 2014 Time 4:30 PM by Dana D. Johnson.

On August 20, 2014, your affiant interviewed Mr. Trussell at the Dixie County Court House. Prior to the in person interview with Mr. Trussell, your affiant spoke to Mr. Trussell on the telephone and Mr. Trussell indicated that if your affiant had any questions about the Common Law Grand Jury your affiant could speak with his investigators and they could answer any questions your affiant had about Common Law Grand Juries. Mr. Trussell identified his investigators as Hagan Smith, Rodger Dowdell and Patrick Cranwill. Your affiant had also spoken to Mr. Smith, Mr. Dowdell and Mr. Cranwill at the Florida Capitol two days prior to the interview with Mr. Trussell. During the in person interview Mr. Trussell admitted to filing the True Bills that ordered the Clerk of the Court for Dixie County to deliver a copy of the True Bill to the Sheriff of Dixie County for the arrest of State Attorney Siegmeister, the Dixie County School Board, Former Governor Charlie Crist, Governor Rick Scott, Secretary Stewart, Bill and Melinda Gates, UNESCO and Pearson. Mr. Trussell further admitted that the True Bills were filed on behalf of the People's Grand Jury and not the Dixie County Statutory Grand Jury that Mr. Trussell is also the Foreman of. Mr. Trussell stated that the People's Grand Jury was not charged by a court but the People's Grand Jury was sworn-in by the People's Grand Jury Clerk of Court. According to Mr. Trussell, he could not bring the Obstruction of Justice and tampering charges against Mr. Siegmeister to the Statutory Grand Jury because the Statutory Grand Jury had been tainted by the actions of Mr. Siegmeister and therefore, the only recourse Mr. Trussell had was to bring the issue before the Citizen's Grand Jury.

With regards to the True Bill against Mark Rains Superintendent of Schools for Dixie County the Dixie County School Board, which included and was not limited to Former Governor Charlie Crist, Governor Rick Scott, Florida Department of Education Secretary Pam Stewart, Bill and Melinda Gates and their Foundations, UNESCO, Pearson, and "other Corporations, Foundations, and entities too numerous to mention", Mr. Trussell indicated these individuals were indicted over their support/funding of "Common Core". Mr. Trussell indicated "Common Core" was being pushed by large corporations that had a vested interest in seeing "Common Core" be adopted so those Corporations or Individuals stood to make a tremendous amount of money. According to Mr. Trussell, in essence, "Common Core" is a very bad idea for school Children and should be stopped from being implemented in the nation's school system. Common Core is math, language arts and literacy standards fully adopted by 44 states and the District of Columbia. The standards outline what students should know at the end of each grade. Florida has adopted the standards set by "Common Core"; however, in Florida these standards have been renamed the Sunshine State Standards. On August 19, 2014, your affiant spoke with Third Judicial Circuit Chief Judge Gregory Parker. Chief Judge

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Judge Parker advised that the only grand jury he or his designated judges have charged in Dixie County has been the Statutory Grand Jury that Mr. Trussell is the Foreman of.

The above named defendant violated F.S. 843.0855 for the following reasons:

There is probable cause to believe that Mr. Trussell violated F.S. Statutes 843.0855 (3):

Any person who simulates legal process, including, but not limited to, actions affecting title to real estate or personal property, indictments, subpoenas, warrants, injunctions, liens, orders, judgments, or any legal documents or proceedings, knowing or having reason to know the contents of any such documents or proceedings or the basis for any action to be fraudulent, commits a felony of the third degree,

based on the fact that Mr. Trussell provided a True Bill to the Clerk of Court of Dixie County that ordered the Court Clerk for Dixie County to deliver a copy of the True Bill to the Sheriff of Dixie County for the arrest of Jeffery A. Siegmeister. Furthermore, there is probable cause to believe that Mr. Trussell knew the True Bill prepared by the People's Grand Jury Under Common Law was fraudulent because Mr. Trussell admitted, and the Chief Judge confirmed, that the People's Grand Jury Under Common Law was not charged with their duties as required by F.S. 905.11. Furthermore, since Mr. Trussell was the Grand Jury Foreman of the Statutory Dixie County Grand Jury he would have been read the Supreme Court Committee on Standard Jury Instructions in Criminal Cases Instructions. Sections 6.1 of these instructions state: ***If the state attorney (or the statewide prosecutor) is disqualified from advising and participating in the duties of the grand jury, the court will appoint a special state attorney.*** The Chief Judge of the Third Judicial Circuit advised your affiant that no request for the Special State Attorney was received from Mr. Trussell. Furthermore, Section 7.1 of these instructions state: ***The grand jury functions and operates only as a whole body. No individual or group of grand jurors may make, or attempt to make, any independent investigation whatsoever.*** During the interview, Mr. Trussell alleged that the Statutory Grand Jury was tainted by State Attorney Siegmeister actions and therefore, the only recourse Mr. Trussell had was to take these allegations to the People's Grand Jury Under Common Law.

Additionally, there is probable cause that Mr. Trussell violated 843.0855 (4):

Any person who falsely under color of law attempts in any way to influence, intimidate, or hinder a public officer or law enforcement officer in the discharge of his or her official duties by means of, but not limited to, threats of or actual physical abuse or harassment, or through the use of simulated legal process, commits a felony of the third degree.

By filing the True Bill on behalf of the People's Grand Jury under Common Law in Dixie County, Florida Mr. Trussell is attempting to influence or hinder the way Mr. Siegmeister, a public officer, conducts or presents information to a Statutory Grand Jury through the use of simulated legal process. Mr. Trussell admitted during the interview

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with your affiant that Mr. Trussell asked Mr. Siegmeister not to be present during a session of the Dixie County Statutory Grand Jury while Mr. Trussell made his case presentation. Mr. Trussell cited F.S. 905.19 which states:

The state attorney or an assistant state attorney shall attend sessions of the grand jury to examine witnesses and give legal advice about any matter cognizable by the grand jury. The state attorney may designate one or more assistant state attorneys to accompany and assist the state attorney in the performance of her or his duties, or the state attorney may designate one or more assistant state attorneys to attend sessions, examine witnesses, and give legal advice to the grand jury. The state attorney or an assistant state attorney shall draft indictments.

Mr. Trussell felt that Mr. Siegmeister's presence in the grand jury room was not warranted because the Dixie County Statutory Grand Jury was not examining witnesses and there was no need for grand jurors to ask legal advice from Mr. Siegmeister during Mr. Trussell's case presentation. Your affiant asked Mr. Trussell what would happen if a Grand Jury Member had a legal question and Mr. Siegmeister was not present in the room. Mr. Trussell explained that it was the Statutory Grand Jury Foreman's Job to summon the State Attorney into the room to hear the legal question. Mr. Trussell further admitted that Mr. Siegmeister's failure to leave the Grand Jury Room as well as several additional allegations levied at Mr. Siegmeister by Mr. Trussell is the reason the People's Grand Jury Under Common Law issued a True Bill calling for the arrest of Mr. Siegmeister. The fact that Mr. Trussell did not like the way Mr. Siegmeister conducted that session of the Dixie County Statutory Grand Jury directly led to a True Bill being issued by the People's Grand Jury Under Common law in which Mr. Trussell is the Foreperson. Instead of following the procedures in place to remove Mr. Siegmeister from the Dixie County Statutory Grand Jury, Mr. Trussell instead formed a People's Grand Jury Under Common in an attempt to influence, intimidate, or hinder Mr. Siegmeister through Simulated Legal Process, the True Bill issued by the People's Grand Jury under Common Law in Dixie County, Florida.

Additionally there is probable cause to believe that Mr. Trussell violated F.S. Statues 843.0855 (3) in regards to the issuance of the True Bill calling for the Dixie County Court to forward a copy of the True Bill of Presentment to the Dixie County Sheriff for the arrest of the Dixie County School Board, Former Governor Charlie Crist, Governor Rick Scott, Secretary Stewart, Bill and Melinda Gates, UNESCO and Pearson. Furthermore, there is probable cause to believe that Mr. Trussell knew the second True Bill prepared by the People's Grand Jury Under Common Law was fraudulent because when Mr. Trussell was interviewed by your affiant, at the beginning of the interview, your affiant provided Mr. Trussell with admonitions that this was a non-custodial interview, at which point Mr. Trussell asked the purpose of the interview? Your affiant informed Mr. Trussell that he was conducting a criminal investigation to see if Mr. Trussell violated Florida Statue 843.0855. Mr. Smith then stated that these True Bills do not violate F.S. 843.0855 and Mr. Smith then produced a printout with F.S. 843.0855 printed on it. Mr. Smith then began to make markings on the printout which was ultimately shared with your affiant. It became very obvious, rather quickly, that Mr. Trussell, Mr. Smith and Mr. Dowdell were aware of F.S. 843.0855, 905, (the Grand Jury

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Statue) as well as other Florida Statues.

Furthermore, there is probable cause to believe that Mr. Trussell knew the True Bill prepared by the People's Grand Jury Under Common Law was fraudulent because Mr. Trussell admitted and the Chief Judge confirmed that the People's Grand Jury Under Common Law was not charged with their duties as required by F.S. 905.11. Furthermore, since Mr. Trussell was the Grand Jury Foreman of the Statutory Dixie County Grand Jury he would have been read the Supreme Court Committee on Standard Jury Instructions in Criminal Cases Instructions. Section 4.3 of these instructions specifically state:

4.3 The state attorney (or the statewide prosecutor) and assistants are your legal advisers on all matters that come before the grand jury. It is your duty to give weight and careful consideration to this advice. The state attorney (or the statewide prosecutor) or an assistant shall be present at all times when you are making investigations, and will interrogate the witnesses and administer the necessary oaths.

The state attorney (or the statewide prosecutor) will draft "true bills" for the grand jury and will provide the means for the drafting of its presentments.

However, the True Bill of Presentment to the Dixie County Sheriff for the arrest of the Dixie County School Board, Former Governor Charlie Crist, Governor Rick Scott, Secretary Stewart, Bill and Melinda Gates, UNESCO and Pearson lists the charge of Bribery, along with the following bullet points:

- Violation of Oath of Office Violation of the Law of the Land
- Breach of Duty
- Criminal Conspiracy to Implement Common Core Standards
- Conspiracy to Commit a Crime
- Deprivation of Rights
- Implementing and enforcing unlawful mandates upon the Children and Parents thereof in Dixie County, Florida
- Perjury
- Subversive Activities
- Promoting Communistic and Socialist Teaching
- Influencing the Behavior of others for something of value
- Subversion of our Fundamental Form of Lawful Government
- Accepting Bribes to implement an unlawful curriculum
- Perverting the minds of our children
- Solicitation
- Misfeasance
- Malfeasance
- Nonfeasance

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- Usurpation
- Intentionally caused harm to the minds of the Children of Dixie County, Florida
- Intentionally depriving the Parents of the Children of Dixie County, Florida their right to control the standards of education for this children
- Purposeful destruction of our republican form of Government
- Oppression
- RICO
- Treason
- Insurrection
- Extortion
- Child Abuse
- Mail
- And Other crimes against our Fundamental Rule of Law and Republican Form of Government

A review of F.S. 838.015 Bribery reveals the elements of Bribery to be corruptly giving or promising something of value to a public servant not authorized by law with the intent to influence or omit an official decision by the public servant and that violation affect the public servants public duty or the performance of a public. Bribery also occurs if the public official initiates contact with an individual and the individual gives something of value to a public servant not authorized by law with the intent to influence or omit an official decision by the public servant and that violation affects the public servants public duty or the performance of a public duty. Your affiant also review 18 U.S. Code § 201 Bribery of Public Officials and Witnesses. Your affiant could not locate the elements listed above in the Florida Bribery Statue or the United States Criminal Code. Furthermore, if the bullet points listed above were additional charges being levied against the individuals listed in the second True Bill, a State Attorney or his designee, who is responsible for drafting indictments as required by F.S. 905.19, would not have included charges such as "Promoting Communistic and Socialistic Teaching" and "Perverting the minds of our Children".

By having so many bullet points that could be either elements of the Bribery Charge or additional charges levied against the officials listed on the True Bill and having charges that don't exist either in Florida Statues or in the United States Criminal Code that a State Attorney would have never included in a True Bill, Mr. Trussell knew or should have known that the True Bill issued by the People's Grand Jury Under Common Law In Dixie County, FL was fraudulent and a violation of F.S. 843.0855 (3).

Furthermore, there is probable cause that Mr. Trussell violated 843.0855 (4) with the issuance of the People's Grand Jury Under Common Law In Dixie County, Florida by attempting to influence, intimidate, harass, retaliate against or hinder these public officials based on their stance of support or their implementation of "Common Core" in the Dixie County School System. During the interview with your affiant it became very clear that Mr. Trussell is a staunch opponent of "Common Core" and does not want it implemented in Dixie County, Florida. Therefore, this People's Grand Jury Under Common Law In Dixie County is a tool Mr. Trussell signed as a way to influence,

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intimidate, harass, retaliate against or hinder these public Officials who support or are charged with implementing "Common Core".

The proceeding is true to the best of my present knowledge or belief.

Signature Frank Linton Agency: FLORIDA DEPARTMENT OF LAW ENFORCEMENT

Notary/ASA / LEO John McDonald / James E. Hausen
Circuit Judge

Notarization: Sworn and subscribed before me this 2nd day of September, 2014.

My commission expires: LEO.

ORDER: THIS CAUSE coming before me as First Appearance Magistrate, and having reviewed the preceding Affidavit, find: Probable cause sufficient, Probable cause not sufficient and unless corrected within seventy-two hours, the defendant shall be released on his own recognizance.

Bond Amount Requested:

- Charge 1: 843.0855 (3) Amount: 500
- Charge 2: 843.0855 (3) Amount: 500
- Charge 3: 843.0855 (4): Amount: 500
- Charge 4: 843.0855 (4): Amount: 500
- Charge 5: 843.0855 (4): Amount: 500
- Charge 6: 843.0855 (4): Amount: 500
- Charge 7: 843.0855 (4): Amount: 500
- Charge 8: 843.0855 (4): Amount: 500
- Charge 9: 843.0855 (4): Amount: 500
- Charge 10: 843.0855 (4): Amount: 500

James E. Hausen
Judge's Signature
Circuit Court Judge